UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA (NC EXEMPTIONS)

				-	
Fill in Debto		tion to identify your case:			
Debio	r 1	William Clayton Parker, III First Name Middle Name	Last Name		
Debto	r 2	Tabol Lindquist Parker			
(Spou	se, if filing)	First Name Middle Name	Last Name		
					is an amended plan, and
				have been ch	e sections of the plan that
					angea.
	number:				
(<u>If knov</u>	<u>vn</u>)				
			CHAPTER 13 PLAN	_	
Part 1	Notices				
To Del		the option is appropriate in your circ	be appropriate in some cases, but the presencumstances. Plans that do not comply with L box that applies in §§ 1.1, 1.2, 1.3, and 1.4,	ocal Rules and judicial	
1.1	out in Sec partially	ctions 3.1 or 3.3, which may result i	icluding avoidance of mortgage liens, set in a secured claim being treated as only could result in the secured creditor ent at all.	✓ Included	☐ Not Included
1.2	Avoidanc		y, nonpurchase-money security interest,	✓ Included	☐ Not Included
1.3	Nonstand	ard provisions, set out in Part 9.		✓ Included	☐ Not Included
To Cro		You should read this plan carefully a not have an attorney, you may wish can give you legal advice. The following matters may be of parabove, to state whether or not the pif neither box is checked or both b Proof of Claim: A creditor's claim creditor. Only allowed claims will re-	is plan. Your claim may be reduced, modified and discuss it with your attorney if you have to consult one. Neither the staff of the Band reticular importance to you. <u>Debtors must challen includes provisions related to each item</u> toxes are checked, the provision will not be will not be paid or allowed unless a proof of eccive a distribution from the Trustee. Confiding an objection to a claim. See generally,	an attorney in this bank akruptcy Court nor the eck one box on each line listed. If an item is che e effective, even if set of claim is timely filed by rmation of a plan does in	cruptcy case. If you do e Chapter 13 Trustee the of §§ 1.1, 1.2, and 1.3, ecked "Not Included," or out later in the plan. To you on behalf of, the not preclude the Debtor,
		1326(a)(1) and Local Rule 3070-1(b	ection Payments: Pre-confirmation adequate b) shall be disbursed by the Trustee in accord pre-confirmation adequate protection payme with the Bankruptcy Court.	lance with the Trustee's	customary distribution
		to adequate protection payments wil	tors: Unless otherwise ordered by the Court, il receive no disbursements from the Trustee shall be made in accordance with the Trustee	until after the Plan	
	ne "current n	nonthly income" of the Debtor, calcu	licable Commitment Period. (Check one.) lated pursuant to 11 U.S.C. § 101(10A) and the Debtor's applicable commitment period is		s:
*	BELOW th	ne applicable state median income; th	ne Debtor's applicable commitment period is	s 36 months.	

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Del		Villiam Clayton F abol Lindquist F			C	Case nu	mber 			
1.5	Projected Disposable Income and "Liquidation Test." The projected disposable income of the Debtor, as referred to in 11 U.S.C. § 1325(b)(1)(B), is \$									
1.6	Definitions:	See attached Apper	ndix.							
	The Debtor \$ 99.00	ayments and Lengshall make regular per Month onal line(s), if need	r payments to the for <u>58</u> mont		ows:					
2.2	(Check all the Debt		ents pursuant to a	payroll deduction	ome in the following on order.	ng man	ner:			
2.3		ayments. (Check of If "None" is check		.3 need not be co	ompleted or reprodi	uced.				
2.4	The total am	ount of estimated	payments to the	Trustee is \$	5,742.00					
		nent of Secured Cl								
3.1					ned (Surrender add mpleted or reproduc		in § 3.6). (Check	k one.)		
					district in the absen					nd
not	ice of motion	specifically seeking	g such relief and	giving the affect	ted creditor the opp	ortunit <u></u>	y to object and re	equest a hearing	g.	
	✓ The De	ebtor proposes the	following treatm	ent of mortgag	e claims secured by	y the D	ebtor's principa	ıl residence:		
Cre	ditor Name	Direct Amt./Mo.	Conduit Amt./Mo	Arrears Owed	+ Adm. Arrears*	=	Tot. Arrears to Cure*	Cure \$/Mo.	Avoid (Y/N)	Other Terms (Y/N) (if Y, see Other, below)
	icken ans, Inc. **	\$778.00	\$0.00	\$0.00	\$0.00		\$0.00	\$0.00	N	
Inse	rt additional c her. (Check a (a) ☐ doe (b) ☐ doe	; or	nortgage modifica mortgage loan m	tion with respec	t to the following lo					
3.2	Secured Cla (Check one.) None.	If "None" is checke	ed, the rest of § 3.2 w, the Debtor wi	2 need not be con Ill make paymen	o be Paid Directly suppleted or reproduct nts directly to the s	ced.		ding		

Creditor Name	Collateral	Direct Amt./Mo	Arrears Owed	Int(%)	Cure \$/Mo.	Other Terms (Y/N) (if Y, see Other, below)	Mo. Pmt. Ends (mm/yyyy)
Bragg Mutual**	2016 Wildwood By Forest River M-241QBXL Value = Clean Trade - 20%	\$207.00	\$0.00	0.00%	\$0.00		1
Coastal Federal Credit Union***	2015 Ford F150 50240 miles VIN #: 1FTEW1CF6FKE33362 Nationwide Insurance Policy #: 8876	\$664.00	\$0.00	0.00%	\$0.00		1

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Debtor	William Clayton Parker, III	Case number	
	Tabol Lindquist Parker	-	

Creditor Name	Collateral	Direct Amt./Mo	Arrears Owed	Int(%)	Cure \$/Mo.	Other Terms (Y/N) (if Y, see Other, below)	Mo. Pmt. Ends (mm/yyyy)
	Value = Clean Retail						
Cumberland County Tax Collector***	6752 Saint Julian Way Fayetteville, NC 28314 Cumberland County Residence Taxes and Insurance ARE Escrowed	\$0.00	\$0.00	0.00%	\$0.00		I

mseriu	additional ciaims, as needed.	
Ot	Other:	

3.3 "Cram-Down" Claims - Request for Valuation of Collateral and Modification of Undersecured Claims. (Check one.)

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

The remainder of this §3.3 will be effective only if there is a check in the box "Included" in Part 1, §1.1, of this plan, above.

Such Request for Valuation of Collateral and Modification of Undersecured Claims for Real Estate may not be accomplished in this distraction the absence of the filing and proper service of a motion and notice of motion specifically seeking such relief and giving the affected creditor the opportunity to objection the motion and request a hearing. Note that a separate motion must be brought if the collateral is real estate, but not if the collateral is personal property.

Pursuant to 11 U.S.C. § 506(a) and Local Rule 3012-1, the Debtor requests that the Court determine the value of the collateral securing each of the claims listed below. For each non-governmental secured claim listed below, the Debtor proposes to treat each claim as secured in the amount set out in the chart column headed "Est. Amt. of Secured Claim." For secured claims of governmental units, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. The value determined will be amortized and paid over the life of the Debtor's plan to satisfy the secured portion of the claim. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 7 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 7 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

Creditor Name	Amount of Creditor's Total Claim	Collateral	Value of Collateral	Amt. of Claims Senior to Creditor's Claim*	Est. Amt. of Secured Claim	AP Payment [See E.D.N.C. LBR 3070- 1(c)]	Int (%)	Equal Mo. Pmt. To Creditor (See Part 1, Notices to Creditors)
Coastal Federal Credit Union***	\$9,830.00	2015 Ford F150 50240 miles VIN #: 1FTEW1CF6FKE 33362 Nationwide Insurance Policy #: 8876 Value = Clean Retail	\$35,475.00	\$38,164.00	\$0.00	\$0.00	7.00%	\$0.00

Insert additional claims, as needed.

3.4 Secured Claims not Subject to Valuation of Collateral — Monthly Payment to be Disbursed by Trustee. (Check one.)

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

3.5 Avoidance of Judicial Liens or Nonpossessory, Nonpurchase-Money Security Interests. (Check one.)

None. *If "None" is checked, the rest of § 3.5 need not be completed or reproduced.*

The remainder of this Section 3.5 will be effective only if there is a check in the box "Included" in Part 1, § 1.2, of this plan, above.

Such lien avoidance may not be accomplished in this district in the absence of the filing and proper service of a motion and notice of motion specifically seeking such relief and giving the affected creditor the opportunity to object to the motion and request a hearing.

The Debtor intends to file a motion pursuant to 11 U.S.C. § 522(f) seeking avoidance of each judicial lien ("JL") or nonpossessory, non-purchase-money security interest ("NPMSI") listed below. To the extent the

De	btor		William Clayto Tabol Lindqu			Case number			
		lien i this p	-	lowed claim of the creditor will be to	reated as an unse	cured claim under	Part 7 of		
		Credit	or Name	Property Subject to Lien	Type of Lien ("NPMSI" or "JL")	Total Claim Amount	Int. %	Secured	Unsecured
Ford Motor Credit Company***			redit	6752 Saint Julian Way Fayetteville, NC 28314 Cumberland County Residence Taxes and Insurance ARE Escrowed	IL	\$26,153.00	0.00%	\$0.00	\$26,153.00
			l claims, as need of Collateral. ((
5.0	✓			ecked, the rest of § 3.6 need not be d	completed or rep	roduced.			
	rt 4:			nd Priority Claims					
4.1		ns, inc		s otherwise indicated in Part 9 , Nor claims on domestic support obligation					
4.2				ees are governed by statute and orde to be8.00% of amounts disbu					
4.3	Deb	None	, because I filed	(Check one, below, as appropriate.) my case without the assistance of If "None" is checked, the rest of § 2	an attorney and	_	-		
					[OR]				
	✓	the P ✓	lan (and check of Except to the extractorney, the Debreasonably necessmonths after this forth in § 2016-1 The total amount	Fees Requested or to be Requested ne of the following, as appropriate). ent that a higher amount is allowed bettor's attorney has agreed to accept it sary to represent the Debtor before to case was filed. The amount of compensation requested is \$5\$ that the balance of \$5,315.00	by the Court upon the "standard base the Court through pensation request	n timely application the fee," as described the earlier of confeed does not exceed which \$0.00 v	n, or a lower a l in Local Rule irmation of th the allowable	e 2016-1(a)(2), f the Debtor's plan the "standard base	or services or the first 12 fee" as set
					[OR]				
			provided in Loca	orney intends to apply or has applied I Rule 2016-1(a)(7). The attorney es s paid prior to filing. The Debtor's a	stimates that the t	otal amount of con	npensation tha	it will be sought	is \$, of
4.4	Don	nestic S	Support Obligat	ions. (Check all that apply.)					
	✓	None	• If "None" is ch	ecked, the rest of § 4.4 need not be	completed or rep	roduced. +1			
4.5	Oth ✓		ority Claims. (Cl one. If "None" i	neck one.) is checked, the rest of § 4.5 need not	be completed or	reproduced.			
	rt 5:			and Unexpired Leases					
5.1	(Che	eck one None	,	ecked, the rest of Part 5 need not be	completed or re	produced.			
Par	rt 6:	Со-Б	ebtor and Othe	r Specially Classified Unsecured C	Claims				

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Del	btor	William Clayton Parker, III Tabol Lindquist Parker	Case number
6.1	(Check on ✓ Non	ne.) ne. If "None" is checked, the rest of Part 6 need t	not be completed or reproduced.
Par	t 7: Uns	secured Non-priority Claims	
7.1	above, wi payment t fees. Hold	Il receive a <i>pro rata</i> distribution with other holders of the holders of allowed secured, arrearage, unse	of allowed, non-priority unsecured claims that are not specially classified in § 6.1, are of allowed, nonpriority unsecured claims to the extent funds are available after extend priority, administrative, specially classified unsecured claims, and the Trustee's ay not receive any distribution until all claims of higher payment priority under the
		cellaneous Provisions	
8.1			C. Gen. Stat. § 76-66 and other applicable state and federal laws, the Debtor objects to cluding without limitation, all creditors listed in the schedules filed in this case.
8.2	Lien Rete 1325(a)(5		retain the liens securing their secured claims to the extent provided by 11 U.S.C. §
8.3	or dischar claims the under stat deceptive Estate Set Opportuni Electronic	ge, but rather retains and reserves, for the benefice Debtor could or might assert against any party of e or federal common law, including, but not limit acts and practices, Retail Installment Sales Act with the Procedures Act violations, Fair Debt Courty Act violations, Fair Credit Billing Act violations Funds Transfer Act violations, and any and all violations, and any and all violations.	rmation of this plan shall constitute a finding that the Debtor does not waive, release, to fithe Debtor and the chapter 13 estate, any and all pre-petition and post-petition or entity arising under or otherwise related to any state or federal consumer statute, or ted to, claims related to fraud, misrepresentation, breach of contract, unfair and riolations, Truth in Lending violations, Home Equity Protection Act violations, Real election Practices Act violations, Fair Credit Reporting Act violations, Equal Credit ons, Consumer Lending Act violations, Federal Garnishment Act violations, violations arising out of rights or claims provided for under Title 11 of the United e, or by the Local Rules of the Bankruptcy Court for the Eastern District of North
8.4	(Check on Property of plan	of the estate will vest in the Debtor upon: a confirmation. harge	
8.5	of the esta shall rema or its reter	ate vests in the Debtor, property not surrendered and in the possession and control of the Debtor, and	te: Except as otherwise provided or ordered by the Court, regardless of when property or delivered to the Trustee (such as payments made to the Trustee under the Plan) and the Trustee shall have no liability arising out of, from, or related to such property property remains subject to the requirements of 11 U.S.C. § 363, all other provisions of
8.6		that will be paid directly by the Debtor may, but	its: Subject to Local Rule 4001-2, secured creditors, lessors, and parties to executory are not required to, send standard payment notices to the Debtor without violating the
8.7		the Debtor and Trustee to Avoid Liens and R may have to bring actions to avoid liens, or to av	ecover Transfers: Confirmation of the plan shall not prejudice any rights the Trustee old and recover transfers, under applicable law.
8.8	Rights of object to a		Confirmation of the plan shall not prejudice the right of the Debtor or Trustee to
8.9	Waiver of	Discharge executed by the Debtor, the Court sha	mitations set forth in 11 U.S.C. § 1328, and unless the Court approves a written all, as soon as practicable after completion by the Debtor of all payments under the rided for by the plan or that are disallowed under 11 U.S.C. § 502.
Par	t 9: Non	standard Plan Provisions	
9.1	Check "N	None" or List Nonstandard Plan Provisions.	
		None. If "None" is checked, the rest of Para	9 need not be completed or reproduced.
The	remainder	r of this Part 9 will be effective <u>only</u> if there is a	check in the box "Included" in Part 1, § 1.3, of this plan, above.

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Under Bankruptcy Rule 3015(c), nonstandard plan provisions <u>must</u> be set forth below. A nonstandard provision is a provision not otherwise include
in this E.D.N.C. Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.
The following are the nonstandard provisions of this plan:
The Debtor hereby exercises the statutory right under 11 U.S.C. § 1322(b)(7) to provide for the assumption or rejection of executory contracts and unexpired leases by inclusion in this Chapter 13 Plan, as specifically set forth in Section 5.1, as opposed to by motion, notwithstanding the language to the contrary set forth in Section 5.1, which language purports to require the filing of a motion.
Valid Non-Purchase Money Security Interests in household goods and/or tools of trade will be valued at at \$300 each as if set forth and included in Section 3.3. All references to payment amounts in this document represent average estimated payments, subject to the filing of a valid Proof of Claim, possible objections thereto, and the Chapter 13 Trustee's customar distribution process.
Insert lines, as needed.
No additional plan provisions may follow this line or precede Part 10: Signature(s), which follows; Appendix – Definitions, referenced in § 1.6, above, is attached after Signature(s).
Part 10: Signatures
10.1 Signatures of Debtor(s) and Debtor(s)' Attorney
If the $Debtor(s)$ do not have an attorney, the $Debtor(s)$ must sign below, otherwise the $Debtor(s)$ signatures are optional. The attorney for $Debtor(s)$, if any, must sign below.
X /s/ William Clayton Parker, III X /s/ Tabol Lindquist Parker
William Clayton Parker, III Tabol Lindquist Parker
Signature of Debtor 1 Signature of Debtor 2
Executed on August 29, 2018 Executed on August 29, 2018
By signing and filing this document, the Debtor(s) certify that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 9.
X /s/ Matthew Schmidt for LOJTO Date August 29, 2018
Matthew Schmidt for LOJTO 51842 Signature of Attorney for Debtor(s) MM/DD/YYYY
If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in F.D.N.C. Local Form 113, other than any nonstandard provisions

If included in Part 9. Debtor William Clayton Parker, III
Tabol Lindquist Parker

Case number

APPENDIX: Definitions.

APPENDIX: Definitions. The following definitions are applications	able to this Plan
"AP Amt."	The amount the Debtor proposes to pay per month as pre-confirmation "adequate protection" payments in accordance with 11 U.S.C. § 1326(a)(1)(C) and Local Rule 3070-1(c).
"Administrative Guide"	The Administrative Guide to Practice and Procedure, a supplement to the Local Rules, which facilitates
	changes in practice and procedure before the Court without the necessity for revision to the Local Rules. The
	Administrative Guide may be found at the following Internet URL:
	http://www.nceb.uscourts.gov/sites/nceb/files/AdminGuide.pdf. As used herein, the term refers to The
	Administrative Guide in effect as of the date of the filing of the debtor's petition.
"Applicable Commitment Period"	The mandated length of a Debtor's plan. Debtors whose annual median income is above the applicable state median income, must propose 60-month plans, and below median income debtors are not required to propose a repayment plan longer than 36 months. Either may propose a shorter plan only if the plan will repay 100% of all allowed claims in full in less than the "applicable commitment period." Below median income debtors
	may propose a plan longer than 36 months, but not longer than 60 months, if the Court finds cause to allow a
	plan longer than 36 months. See § 1.4, above.
"Arrears"	The total monetary amount necessary to cure all pre-petition defaults.
"Avoid"	The Debtor intends to avoid the lien of a creditor in accordance with 11 U.S.C. § 506(d) and In re Kidd, 161 B.R. 769 (Bankr. E.D.N.C. 1993).
"Bankruptcy Rules"	The Federal Rules of Bankruptcy Procedure.
"Claim" or "Claim Amount"	The estimated amount of the creditor's claim against the Debtor. Absent a sustained objection to claim, the
Claim of Claim Amount	total amount listed by a creditor as being owed on its timely filed proof of claim shall control over any amount listed by the Debtor in this plan.
"Collateral"	Description of the real property or personal property securing each secured creditors' claim.
"Conduit"	The regular monthly mortgage payment that is to be made by the Trustee when a mortgage claim is proposed
	or required to be paid through the plan disbursements. (See Local Rule 3070-2). The number of monthly
	"conduit" payments to be made by the Trustee will be equal to the number of monthly payments proposed
	under the plan.
"Court"	The United States Bankruptcy Court for the Eastern District of North Carolina.
"Cram Down"	The Debtor intends that the amount to be paid in satisfaction of a secured claim be determined by determining the "value" of the secured creditor's "collateral," or what the "collateral" is worth, under 11 U.S.C. §506(a) [which the Debtor asserts is the amount shown in § 3.3, under the chart column headed, "Value of
	Collateral"], and amortizing and paying such "value" at the interest rate proposed in the chart column headed, "Int. (%)," over the life of the Debtor's plan. Any remainder of the creditor's total "claim amount" is allowed and treated as an unsecured claim. See §§ 1.1, 3.3, and 7.1.
"Cure"	Whether the Debtor intends to pay the amount in "arrears" on any claim. With respect to a mortgage claim secured by the Debtor's principal residence, if the Debtor proposes a cure through mortgage loan modification, such intention is indicated in § 3.1. Otherwise, mortgage "arrears" will be cured through the chapter 13 plan disbursements unless the Debtor indicates a different method to cure under § 3.1. With respect to other secured claims being paid directly by the debtor or an unexpired lease or executory contract that the Debtor proposes to assume, if the debtor intends to cure "arrears," these "arrears" will be cured through the Trustee's disbursements under a confirmed chapter 13 plan unless the Debtor indicates otherwise in § 3.2. With respect to "arrears" owed on a Domestic Support Obligation [defined in 11 U.S.C. § 101(14A) and addressed in § 4.4, below], these "arrears" will be cured through the Trustee's disbursements under and by the
	end of the confirmed plan.
"Debtor"	The individual or the married couple who filed this bankruptcy case, whose name or names are found at the top of the first page of this chapter 13 plan. The term "Debtor" as used in this plan includes both debtors if thi case was filed by a married couple.
"Direct"	The Debtor proposes to make all post-petition payments on the obligation directly, after the timely filing of a claim by or for the creditor. Disbursements to creditors secured by a lien on the Debtor's principal residence are subject to the provisions of Local Rule 3070-2.
"Local Rules"	The Local Rules of Practice and Procedure of the United States Bankruptcy Court for the Eastern District of North Carolina, which may be found at the following Internet URL: http://www.nceb.uscourts.gov/sites/nceb/files/local-rules.pdf.
"Interest" or "Int."	The interest rate, if any, at which the Debtor proposes to amortize and pay a claim. In the case of an "arranga" claim, uples the plan specifically provides otherwise the Debtor proposes to pay 0% interest on

the portion of any claim that is in arrears.

"arrearage" claim, unless the plan specifically provides otherwise, the Debtor proposes to pay 0% interest on

Debtor William Clayton Parker, III Case number
Tabol Lindquist Parker

"Monthly Payment" or "Mo. Pmt."	If paid through the Trustee's disbursements under a confirmed chapter
	13 plan, the <u>estimated</u> amount of the monthly payment proposed to be
	made to the creditor. If used in reference to a Current Monthly Payment,
	the current monthly installment payment due from the Debtor to the
	creditor under the contract between the parties, including escrow
	amount, if any. If used with reference to an obligation that the Debtor
	proposes to pay directly to a creditor, the amount the Debtor shall
	continue paying each month pursuant to the contract between the Debtor
	and the creditor.
"Other"	The Debtor intends to make alternative or additional provisions
	regarding the proposed treatment of a claim, including the
	intention of the Debtor to pursue a mortgage modification.
"Other Secured Claims"	Any claim owed by the Debtor that is secured by property other than the
	Debtor's principal residence.
"§" or "§§"	This symbol refers to the numbered Section or Sections (if two are used)
	of the plan indicated next to the symbol or symbols; the Section
	numbers are found to the left of the part of the plan to which they
	refer.
"Surrender" or "Surr."	The Debtor intends to surrender the "Collateral" to the secured
	creditor(s) upon confirmation of the plan. Surrender of residential
	real property is addressed in § 3.1, and surrender of other
	"Collateral" is addressed in § 3.6.
"Trustee"	The chapter 13 standing trustee appointed by the Court to administer the
	Debtor's case.
"Value"	What the Debtor asserts is the market value of a secured creditor's
	"collateral," as determined under 11 U.S.C. § 506(a), and,
	therefore, the principal amount that must be amortized at the
	interest rate proposed and paid in full over the life of the
	Debtor's plan to satisfy in full the secured portion of a creditor's
	claim, consistent with the requirements of 11 U.S.C.
	§§1325(a)(5) and 1328.
L	· · · · · · · · · · · · · · · · · · ·

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA (NC EXEMPTIONS)

Fill in this informati	Fill in this information to identify your case:								
Debtor 1	William Clayton Parker, III			Case Number (if known):					
	First Name	Middle Name	Last Name						
Debtor 2	Tabol Line	dquist Parker							
(Spouse, if filing)	First Name	Middle Name	Last Name						

LIQUIDATION WORKSHEET & PLAN SUMMARY - FILED WITH CHAPTER 13 PLAN

E.D.N.C. Local Form

I. LIQUIDATION TEST

The information included in this worksheet shows how the Debtor determined, based on information known to the debtor at the time the Debtor's chapter 13 petition was filed, the amount found in § 1.5 of the Debtor's plan that the Debtor projects would be paid to holders of allowed unsecured claims if the Debtor's bankruptcy estate were liquidated in a chapter 7 bankruptcy case. Under 11 U.S.C. §1325(a), the Bankruptcy Court must determine that at least this amount will be available for distribution to the holders of unsecured claims in this case for the Debtor's plan to be confirmed.

Asset Description	Market	Liquidation	Lien(s)	Net Value	Debtor's	Exemption	Liquidation
	Value	Costs (if any)			Interest	Claimed	Value
6752 Saint Julian	\$109,300.00	\$	\$127,103.00	\$ 0.00	\$109,300.00	\$0.00	\$
Way Fayetteville,							
NC 28314							
Cumberland							
County							
Residence							
Taxes and							
Insurance ARE							
Escrowed							
2015 Ford F150	\$35,475.00	\$	\$47,994.00	\$ 0.00	\$35,475.00	\$0.00	\$
50240 miles							
VIN #:							
1FTEW1CF6FKE3							
3362							
Nationwide							
Insurance Policy							
#: 8876							
Value = Clean							
Retail							
2008 Volkswagen	\$3,360.00	\$	\$0.00	\$ 3,360.00	\$3,360.00	\$3,360.00	\$
Eos 98102 miles							
VIN #:							
WVWFA71F38V02							
6156							
Nationwide							
Insurance Policy							
#: 8876 Value = Clean							
1							
Trade - 20%	# 7 000 00	Φ.	#40 000 00	# O OO	# 7 000 00	Φ0.00	Φ.
2016 Wildwood By Forest River	\$7,280.00	\$	\$19,222.00	\$ 0.00	\$7,280.00	\$0.00	\$
M-241QBXL							
Value = Clean							
Trade - 20%							
Household Goods	\$1,560.00	\$	\$0.00	\$ 1,560.00	\$1,560.00	\$1,560.00	\$
Electronics	\$175.00	\$	\$0.00	\$ 175.00	\$1,500.00 \$175.00	\$175.00	\$
Wearing Apparel	\$200.00	\$	\$0.00	\$ 200.00	\$200.00	\$200.00	\$
Cash	\$3.00	\$	\$0.00	\$ 3.00	\$3.00	\$3.00	\$
Checking: BB&T	\$75.00	\$	\$0.00	\$ 75.00	\$75.00	\$75.00	\$
Checking and	\$450.00	\$	\$0.00	\$ 450.00	\$450.00	\$450.00	\$
Savings: NC State	φ430.00	Φ	Φυ.υυ	φ 430.00	φ430.00	φ 4 30.00	Φ
Employees Credit							
Union Credit							
- Cilion		l	l			l	

Debtor William Clayton Parker, III Case No.:
Tabol Lindquist Parker

Child Support: Child Support	\$1,000.00	\$	\$0.00	\$ 1,000.00	\$1,000.00	\$1,000.00	\$
Arrears owed by Jessie Tew							
Child Support: Child Support Arrears owed by Joseph Tempe	\$1,800.00	\$	\$0.00	\$ 1,800.00	\$1,800.00	\$1,800.00	\$
Possible	\$0.00	\$	\$0.00	\$ 0.00	\$0.00	\$0.00	\$
Consumer Rights Claim(s). Subject to approval of	Ф0.00	\$	Ф0.00	\$ 0.00	\$0.00	\$0.00	φ
settlement/award by Bankruptcy Court.							
Unless otherwise specified, no specific claims							
are known at							
present.	Φ0.00	¢.	Φ0.00	¢ 0 00	¢0.00	¢0.00	¢
.IMPORTANT NOTICES:	\$0.00	\$	\$0.00	\$ 0.00	\$0.00	\$0.00	\$
(1) Valuation Method (Sch. A &							
B): FMV unless otherwise noted.							
(2) Creditor claims disclosed on Sch.							
D, E & F are estimates only, drawn largely							
from unverified information							
provided by the creditor, and shall not be considered							
Any other property (See * on	\$9,472.00	\$	\$0.00	\$ 9,472.00	\$9,472.00	\$9,472.00	\$
Sch B) * Any other	\$0.00	\$	\$0.00	\$ 0.00	\$0.00	\$0.00	\$
property, not otherwise listed, including without limitation, any and	Ф0.00	\$	Ф0.00	\$ 0.00	\$0.00	\$0.00	Φ
all amounts on							
deposit, if any, as of the date of filing, in bank or							
investment accounts, but not							
exceeding in value the residual value available							
under the "wildcard" (NCGS							
1				11:			

(Insert additional lines as needed.)

Debtor William Clayton Parker, III **Tabol Lindquist Parker**

Case No.:

TOTAL Excess Equity in all Property: \$0.00

Subtract Attorney's Fees: - \$5,315.00

Subtract Other Liquidation Costs Not Included in Table Above (and describe below): -\$

Subtract Chapter 7 Trustee's Commission (see chart below): - \$

TOTAL Required to be Paid to Holders of Allowed Unsecured Claims = | \$

Other Liquidation Costs Not Included in Table	
Above are described as follows:	

	Chapter 7 Trustee's Commission Table per 11 U.S.C. §§ 326(a) and 1325 (a)(4)							
from		to	rate	n	maximum \$ amount			
\$	-	\$	5,000.00	25%	\$	1,250.00		
\$	5,001.00	\$	50,000.00	10%	\$	4,500.00		
\$	50,001.00	\$	1,000,000.00	5%	\$	47,500.00		
\$	1,000,001.00	\$	no limit	3%	\$	no limit		

II. Plan

A. Secured Claims

(1) Residential Mortgage Claims - Property Retained (Plan §3.1)

Creditor	Direct Amt./Mo.	Conduit Amt./Mo	Arrears Owed	+	Adm. Arrears*	=	Tot. Arrears to Cure*	Cure \$/Mo.
Quicken Loans, Inc. **	\$778.00	\$0.00	\$0.00		0.00		\$0.00	\$0.00

^{*} Arrearage to be cured includes two full post-petition Mortgage Payments Pre-Petition Arrearage claim, per E.D.N.C. LBR 3070-2(a)(1).

(2) Other Secured Claims – Direct Payments by Debtor (Plan § 3.2):

(2) other becarea en	Breet rayments by Bestor	(1 Iuli § 5.2).			
Creditor	Collateral	Direct Amt./Mo	Arrears Owed	Interest	Cure \$/Mo.
Bragg Mutual**	2016 Wildwood By Forest River M-241QBXL Value = Clean Trade - 20%	\$207.00	\$0.00	0.00%	\$0.00
Coastal Federal Credit Union***	2015 Ford F150 50240 miles VIN #: 1FTEW1CF6FKE33362 Nationwide Insurance Policy #: 8876 Value = Clean Retail	\$664.00	\$0.00	0.00%	\$0.00
Cumberland County Tax Collector***	6752 Saint Julian Way Fayetteville, NC 28314 Cumberland County Residence Taxes and Insurance ARE Escrowed	\$0.00	\$0.00	0.00%	\$0.00

(3) "Cram-Down" Claims Being Paid Through Plan (Plan § 3.3):

Creditor	Collateral	Value	AP Payment	Interest	Equal Mo. Pmt.
Coastal Federal Credit Union***	2015 Ford F150 50240 miles VIN #: 1FTEW1CF6FKE33362 Nationwide Insurance Policy #: 8876 Value = Clean Retail	\$35,475.00	\$0.00	7.00%	\$0.00

(4) Secured Claims not Subject to Cram-Down Being Paid through Plan (Plan § 3.4):

Debtor	William Clayton Parker, III	Case No.:	
	Tabol Lindquist Parker		

Creditor	Collateral	Value	AP Payment	Interst	Equal Mo. Pmt.
-NONE-					

(5) Secured Claims Subject to Lien Avoidance or Surrender of Collateral (Plan §§ 3.5 & 3.6):

Creditor	Collateral	Claim Amt.	Surrendered?	Avoided?	Secured Amt.
Ford Motor Credit	6752 Saint Julian	\$26,153.00		Yes	\$0.00
Company***	Way Fayetteville,				
	NC 28314				
	Cumberland				
	County				
	Residence				
	Taxes and				
	Insurance ARE				
	Escrowed				

(6) Secured Tax Claims

Creditor	Secured Amt.			

II. Executory Contracts and Unexpired Leases (Plan § 5.1)

Lessor/Creditor	Subject/Property	Assume or Reject?	Total Arrears	Cure Term	Amt./Mo
-NONE-					

III. Unsecured Claims and Proposed Plan

Priority/Administrative (Plan Part 4)			
Creditor	Amount		
Unpaid Attorney Fees	\$5,315.00		
IRS Taxes	\$0.00		
State Taxes	\$0.00		
Personal Property Taxes	\$0.00		
DSO/Alimony/Child Support Arrears	\$0.00		
Total Est. Unsec. Priority Claims	\$5,315.00		

Co-SignProtect/Specially Classified Claims(Plan Part 6)			
Creditor Name	% Interest	Amount	
-NONE-			

General Unsecured Claims (Plan Parts 1 & 2)		
Liquidation Test Requires this be Paid to Unsecureds	\$0.00	
Debtor's Applicable Commitment Period ("ACP") is:	36 months	
Debtor's Disposable Monthly Income ("DMI") is:	\$0.00	
"ACP" times "DMI" equals Unsecured Pool of:	\$0.00	
Total Estimated Unsecured Non-priority Claims equal	\$82,033.93	
Est. Approx. Dividend to Unsecureds (not guaranteed):	0.00%	

PROPOSED CHAPTER 13 PLAN PAYMENT (PLAN PARTS 1 & 2)		
The proposed Plan Payment Schedule is:		
\$99 per month for 58 months		
	Median Income: ☐ AMI 📝 BMI	
	Payroll Deduction: YES NO	

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